

**IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF ALABAMA
EASTERN DIVISION**

EDDIE OGLETREE, an individual;)

GERALD STEPHENS, an individual)

Plaintiff,)

vs.)

CITY OF AUBURN, a municipality in The)

State of Alabama; **LARRY LANGLEY, an**)

individual; **LEE LAMAR, an individual;**)

BILL HAM, Jr., an individual; STEVEN)

A.REEVES, an individual; BILL JAMES,)

an individual; **CHARLES M. DUGGAN,**)

an individual; and **CORTEZ LAWRENCE,**)

an individual;)

Defendants,)

CIVIL ACTION NO:

3:07-cv-867-WKW

JURY TRIAL DEMANDED

**IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF ALABAMA
EASTERN DIVISION**

CHRIS E. TURNER,)

Plaintiff,)

vs.)

CITY OF AUBURN, a municipality if The)

State of Alabama; **LARRY LANGLEY, an**)

individual; **LEE LAMAR, an individual;**)

BILL HAM, Jr., an individual; STEVEN)

A.REEVES, an individual; BILL JAMES,)

an individual; **DAVID WATKINS, an**)

individual; **CHARLES M. DUGGAN, an**)

individual; and **CORTEZ LAWRENCE,**)

an individual;)

Defendants,)

CIVIL ACTION NO: 3:07cv162-MEF

JURY TRIAL DEMANDED

**PLAINTIFFS' MOTION FOR LEAVE TO RESPOND TO THE DEFENDANTS'
OPPOSITION TO THE PLAINTIFFS' MOTION TO CONSOLIDATE**

COME NOW the Plaintiffs, through counsel, and respectfully requests leave of Court to respond to the Defendants' Opposition to the Plaintiffs' Motion to Consolidate for Discovery Purposes. As grounds, the Plaintiffs show unto the Court as follows:

1. The Plaintiffs feel that it is necessary to respond to the Defendants' Opposition since the Opposition is based largely on the Defendants' same Opposition to the Plaintiffs' Motion to Consolidate both cases for discovery and trial.
2. The reasons for discovery consolidation and trial consolidation are different, and the Defendants reasons for opposing consolidation for trial should not apply to the Plaintiffs' Motion to Consolidate for discovery. For that reason, the Plaintiffs respectfully request leave of Court to respond to the Defendants' Opposition.

Respectfully submitted,

/s/ Richard F. Horsley
Richard F. Horsley HOR023

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CERTIFICATE OF SERVICE

I, Richard F. Horsley, do hereby Certify that a true and correct copy of the foregoing has been furnished by electronic mail and U.S. Mail (manner of service, i.e., U.S. Mail, electronic mail, etc.) on this 29th day of January, 2008, to:

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